

UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

UNITED STATES OF AMERICA,

Plaintiff,

v.

ANTHONY RAYMOND DODD,
Aka MARCHE PHARAOH DODD,

Defendant.

NO. CR24-078 JHC

ORDER GRANTING
PARTIES' AGREED MOTIONS IN LIMINE

THIS COURT has considered the parties' Agreed Motions in Limine. Dkt. # 68.
Based on the Motion submitted therewith, the Court hereby ORDERS as follows:

A. The parties' motion to preclude testimony and evidence of the Department of Corrections community custody condition requiring the defendant to undergo polygraphs and any polygraph testimony results is GRANTED.

B. The parties' motion to preclude testimony and evidence of the defendant's Department of Corrections community custody status is GRANTED. The parties will inform the jury that the defendant was "legally contacted by community corrections officers who conducted a legal search of his person, vehicle, and residence/apartment."

1 C. The parties' motion to preclude testimony and evidence of the anonymous tip
2 reporting the defendant was engaged in drug sales, firearm possession, human trafficking,
3 and rape received by the King County Sheriff's Office and later the Department of
4 Corrections is GRANTED.

5 D. The parties' motion to preclude testimony and evidence of a specific "other
6 suspect" responsible for the charges is GRANTED.

7 E. The parties' motion to preclude testimony and evidence concerning
8 punishment is GRANTED.

9 F. The parties' motion to preclude testimony and evidence of defendant's current
10 legal name is GRANTED.


11 G. The parties' motion to preclude testimony and evidence of the status of the
12 firearm being stolen will not be raised during phase one of the trial is GRANTED.

13 H. The parties' motion to preclude testimony and evidence of the defendant's
14 social media account is GRANTED.

15 I. The parties' motion to preclude testimony and evidence of the Department of
16 Corrections community custody warrant in February 2024 is GRANTED.

17 J. The parties' motion to preclude admission of the defendant's three convictions
18 of dishonesty for First Degree Robbery pursuant to Federal Evidence Rule 609 will not be
19 introduced at trial absent the defendant testifying and following a Court determination of
20 admissibility is GRANTED.

21 Dated this 27th day of June, 2025.
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23 
24 JOHN H. CHUN
25 United States District Judge
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